IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF PENNSYLVANIA

EQUAL EMPLOYMENT OPPORTUNITY : CIVIL ACTION

COMMISSION

:

v. :

:

EAGLE NATIONAL BANK : NO. 02-3862

SCHEDULING ORDER

AND NOW, this 18th day of September, 2002, after conducting an initial pretrial conference with counsel in the above-captioned matter pursuant to Federal Rules of Civil Procedure 16(b)(1)-(3) and 26(f), IT IS HEREBY **ORDERED** by the Court that:

- 1. The parties are to work together to complete all fact based discovery, apart from expert discovery, but including the exchanging of self-executing disclosures, propounding and responding to requests for production of documents and interrogatories within one hundred and twenty (120) days from the date of this Order, but no later than **January 16, 2003**.
- 2. A **Telephone Status Conference** will be held on **January 17, 2002**, at **10:00 a.m.** to determine whether discovery has been completed, to set a time frame for expert discovery and/or dispositive motions as well as explore the possibility of a resolution in this matter. Plaintiff's counsel is directed to initiate this conference call to (215) 597-6079.
- 3. Counsel are expected to work together to facilitate the discovery process. In the event that the parties cannot, in good faith, resolve a discovery dispute without court intervention, counsel are directed to contact my Chambers through a telephone call or informal letter to request the scheduling

of a conference. A telephone or in-person conference to discuss and resolve the dispute will be scheduled in a prompt fashion. The filing of formal discovery motions is discouraged.

- 4. If during these proceedings a discovery and/or settlement conference takes place on the record, it is counsel's responsibility to inform the Court if its transcript should be filed under seal.
 - 5. Counsel may contact my Chambers at any time to schedule a settlement conference.

BY THE COURT:

_M. FAITH ANGELL
UNITED STATES MAGISTRATE JUDGE